

CARL AND BIG ARMY MOVE ON BUDAPEST; JUGO-SLAVIA MOBILIZES TO STOP HIM

To-Night's Weather—RAIN, COOLER.

To-Morrow's Weather—FAIR, COLDER.

THE EVENING WORLD FINAL EDITION

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CARDINAL GIBBONS FUNERAL SERVICE IMPRESSIVE SCENE

Baltimore Cathedral Is Filled by Dignitaries of the Church.

A BRILLIANT CEREMONY.

Music Never Heard Before Outside Sistine Chapel at Funeral of Pope.

BALTIMORE, Md., March 31.—With all the splendor of a ceremony centuries old, the Roman Catholic Church to-day laid to rest one of its oldest and most faithful servants—James Cardinal Gibbons, Archbishop of Baltimore and the second American to be elected to the Cardinalate.

Archbishop John Bonzano, Apostolic Delegate at Washington, celebrated a pontifical requiem mass in the Cathedral of the Blessed Virgin Mary, with seminarians chanting Gregorian music never before heard outside the Sistine Chapel in Rome during a funeral of a Pope.

Archbishop John J. Glennon of St. Louis delivered the funeral sermon. During his eulogy of the dead, there remained scarcely a dry eye among his hearers, whose memories went back to the kindly, gentle old man who led with power of spirit as well as power of mind.

The service was like a scene from the Middle Ages, numberless priests in a seemingly endless procession filed into the church, and in their stately robes of the varied colors of their orders, moved forward to the catafalque on which rested the late Cardinal in his Archbishop's vestments of purple. In a few moments the body of the church was filled with this army of clergy and the atmosphere of the twentieth century was dispelled.

There was a harmony of color and sound, as the light of the candles around the bier fell on the brilliant ceremonial robes of the priests and the auditorium echoed to the measured rhythm of chanting prayers. Giving expression to what he called the "voiceless sorrow of a nation in mourning," Archbishop Glennon in the funeral sermon recalled the well-loved characteristics of the Cardinal, "whose coming was a joy."

(Continued on Ninth Page.)

BARS HIP POCKETS ON BATHING SUITS AT LONG BEACH

Police Chief Won't Tolerate Flasks to Ward Off Chills—One-Piece Suits Also Taboo.

LONG BEACH, L. I., March 31.—To hip pockets will be allowed on bathing suits at Long Beach this summer, said Chief of Police Patrick J. Tracey to-day. "New ways of evading the Volstead Law are being thought up right along, and some bathers may seek to carry small flasks of old John Bullseye to use if the temperature gets down a little and a slight chilliness is felt."

The chief said that he was convinced that coffee, chocolate and similar drinks are sufficient to chase away any normal chill. He emphasized his determination to prevent the use of one-piece bathing suits.

"We cannot stand for any unbecoming display of figures," he said. "The beach here was a dreary and lonely waste to-day, with no sign of reviving life."

PHONE RATE BOOST FOUGHT; SERVICE BOARD'S ACTION TO BE ASSAILED IN COURT TO-DAY

Exceeded Powers in Ordering Increased Rate, Is Contention of City.

\$11,000,000 AT STAKE.

Interesting Details of P. S. Vote and "Corporation Family" Concerned.

By Sophie Irene Loeb.

Before Justice Gavanagh in Special Term Court to-day, the telephone case involving an increase in rates to consumers of \$11,000,000, will be heard.

Corporation Counsel M. Baldwin Fertig will contend chiefly that the Public Service Commission was without power in imposing this increase, which was ordered March 17, 1921.

This action, restraining the New York Telephone Company from enforcing the order of the Public Service Commission, brings to light some interesting facts.

The order of the up-State Public Service Commission was obtained by the vote of three of five Commissioners: Joseph A. Kellogg, George H. Van Name and John A. Barhite. The two voting against the proposition of the \$11,000,000 increase were Charles H. Hill and Frank Irvine.

In this connection an interesting item presents itself. Commissioner Barhite, former counsel of the telephone company, who voted for the increase, refused to vote in a former matter involving the telephone company on the ground that he was former counsel for the telephone company.

In 1917 there was some legislation pending before the Legislature as to property valuation of the telephone company. The Governor asked the Public Service Commission for an opinion as to this legislation.

ONCE REFUSED TO ACT BECAUSE OF "FORMER INTEREST."

In replying to Franklin B. Lord, counsel for the Governor, the Chairman of the Public Service Commission, Seymour Van Santvoord, stated that Commissioner Barhite did not participate in either the discussion or the determination of the matter before the commission, since he had acted as counsel heretofore for the New York Telephone Company.

The act of a public official who was former counsel to the New York Telephone Company, and who declined on a prior occasion to participate even in an opinion to the Governor on pending legislation concerning telephone property valuation for rate making purposes, casting the vote in the interest of the New York Telephone Company to the extent of \$11,000,000 is a matter of moment to the public.

The case before the court to-day.

(Continued on Thirteenth Page.)

A WORLD HOTEL AD. BRINGS FORTY REPLIES

J. SILVERMAN
FASHIONABLE CLOTHING
East Stroudsburg, Pa.,
March 22, 1921.

NEW YORK WORLD
Dear Sir:
Enclosed please find check for \$7.50 for all advertising space for the week of March 22nd to 28th, 1921. The enclosed check is for the amount of \$7.50 and is subject to the terms of the contract. I am, very truly,
Yours,
J. SILVERMAN
The Sunday World "Business Opportunities" contain more hotel advertisements than all the other Sunday newspapers added together.

FORMER COUNSEL FOR PHONE CO. WHO VOTED RATE BOOST



19-YEAR-OLD SON OF COL. HAYWARD ELOPES; BRIDE 18

Youthful Sweethearts Drive From Girl's Home to Greenwich, Conn., and Are Wed.

The elopement of Miss Inez Gibbs of this city, the eighteen-year-old granddaughter of a former Governor of Texas, with William Leland Hayward, nineteen-year-old son of Col. William Hayward, who was wounded in the World War while he was in command of the 36th (old 15th New York) colored regiment, became known to-day. The young couple ran off in a motor car on March 18 and were married at 6 o'clock that evening by a Justice of the Peace in Greenwich, Conn. After that they sent the usual telegram to the parents of the bride, saying they were married and asking forgiveness. They added that they were going to Europe for their honeymoon. Presumably they are on their way there now. Col. and Mrs. Hayward are at present somewhere in Europe. Their home at No. 1051 Fifth Avenue is closed.

News of the elopement was confirmed at the home of the bride, No. 940 Park Avenue. She is the daughter of Mr. and Mrs. George Wilde Gibbs. For more than a year the two young people had been much devoted to each other and recently they had talked of getting married. Their youth was all that stood in the way of it, according to the Gibbs family. But on Monday last young Hayward decided to take matters in his own hands and he called for Miss Gibbs in a limousine driven by a chauffeur and took her on what her parents believed to be just a ride into the country. A few hours later the telegram came from Greenwich.

State Board Labor Member Named.

ALBANY, March 31.—The appointment of T. M. O'Connor of Buffalo, a member representing organized labor on the reorganized State Industrial Commission, was announced by the Executive Chamber to-day. Mr. O'Connor will be one of the three members of the board which will investigate complaints of unfair competition, unfair trade practices, and unfair business methods.

ALIMONY DECREE IN STILLMAN CASE READY TO-MORROW

Justice Morschauer to Cover All Papers Filed to Date in Making Decision.

NEW PROOF FOR WIFE.

Hotel Register Said to Show Family Together in February, 1918.

Justice Morschauer arranged to-day for the filing of his decision on alimony and counsel fees in the Stillman divorce case to-morrow morning in the Supreme Court at White Plains. The decision will be sent to Charles Decker, clerk of the court, and will be accompanied by the various affidavits which contain the letters submitted by James A. Stillman in support of the Justice of his charges against his wife and the counter-affidavit of Mrs. Stillman in her "affirmative defense" setting up that the relations of her husband with Mrs. Florence H. Leeds disqualify him from obtaining a divorce.

The affidavits will not be made public by Clerk Decker, though he will make the decision of the Justice a public record immediately on its receipt. The affidavits, by direction of Justice Morschauer, will be taken by Mr. Decker to Carmel, the county seat of Putnam, and filed with the original papers in the case. Their publication there depends upon the discretion of the Justice after taking the wishes of all parties in the suit under consideration.

Justice Morschauer has gone into the case thoroughly, and the opinion to be filed to-morrow will consist of about fifteen typewritten pages dealing with all the petitions, affidavits, letters and amendments before him. There are indications of a mobilization here in New York within a few days of most of those involved in the case—members of the family, lawyers and lesser lights. Mrs. Stillman is said to have left Lakewood on Monday, but a report that she was doing detective work could not be verified. Florence Leeds is expected in New York at any time, if she is not already here, and Ferd Beauvais is reported coming from Canada.

Formal announcement was made by attorneys for Mrs. Stillman to-day in admitting that one of their strongest arguments in proof of the legitimacy of Guy Stillman, as was published in The Evening World March 21, was based on the record furnished by the register of the Hotel St. Regis for the month of February, 1918. The register shows that Mr. and Mrs. Stillman were at the hotel together in the same suite for eighteen days. It also shows, as was told by The Evening World, that Mr. Stillman was on such good terms then with Fred Beauvais, afterward named as the wrecker of the marriage, that Beauvais was at the same hotel for seventeen days as the guest of the Stillmans. He was known to the hotel management as a "tutor or instructor of the Stillman children." Since the publication in The Evening World the lawyers have gained possession of the register for the purpose of photographing the entries as evidence in their case.

Mr. Mack has H. Phelps Clawson of Buffalo to testify that Mr. and Mrs. Stillman were living together at Pecanilla Hills in January, 1918. With the hotel register to show that they were living together in February also, as will be able to present a strong case in favor of the legitimacy of the child.

The evidence of the hotel register and the testimony of Mr. Clawson will be all important because of the provision of the law that the plaintiff in such a case must prove that he could not possibly have been the father of the child.

REGENT HAS QUIT, IS REPORT, AS WEST HUNGARY IS SEIZED

Ex-Emperor Who Seeks to Regain Hungarian Throne, and His Wife



FORMER EMPEROR CHARLES AND EMPRESS ZITA.

ENGLISH MINERS QUIT WORK; NATION FACING A CRISIS

Efforts to Adjust Wage Dispute Fail—Coal to Be Rationed.

LONDON, March 31 (Associated Press).—The coal miners began to leave the pits in various districts this afternoon in line with the decision of the union Executive Committee to call a strike at midnight to-night because of the failure to settle the miners' wage demands. The Board of Trade officials have decided that coal for export shall be rationed rigidly.

Stocks for home consumption will be allocated to essential industries and all domestic consumers will be rationed the same as during the war. The supplies on hand, it was said, are generally better than normal.

A grave industrial crisis confronts England as a result of the action of the miners and failure to solve their dispute with the mine owners and the Government. Notices of the mine owners of a termination of contracts in order to enforce a reduction in wages will expire to-morrow. Executives of the Miners' Federation yesterday decided to instruct all branches of the miners' union to cease work.

An effort was made by the Miners' executives to induce the Government to subsidize the industry so that higher wages might be paid, but Sir Robert Horne, President of the Board of Trade, said this was impossible.

The Executive Board of the Triple Alliance board representatives of the miners this morning, after which it was announced that the National Union of Railwaymen would call a delegation conference for April 2 to decide whether the railwaymen would support the miners. The transport workers also decided to call a meeting of the executives of all the bodies affiliated with them on April 1 for similar action.

The report that Carl's army already had reached Uzbeg indicated that the military leaders were making full use of the railway lines from Stenimanager to the capital. The troops, it was believed, had been fully prepared for quick mobilization.

The railway runs southward from Stenimanager almost to the southern boundary of Czecho-Slovakia, following that line for thirty miles before dropping down into Budapest.

Over 100,000 Men Reported to Have Rallied to Former Emperor's Col- ors—Martial Law Declared in Oc- cupied Territory—Pleaded in Vain for Restoration of His Throne in Stormy Interview With Admiral Horthy in Palace at Budapest.

VIENNA, March 31 (Associated Press).—It is unofficially reported here that Admiral Horthy, the Hungarian Regent, has resigned and will let events take their course, but the report is not confirmed.

It also is reported that former Emperor Charles is on the way to Budapest from the frontier and that the army adhering to his cause is on the move.

The Wiener Journal announces that thirty thousand Jugo-Slav troops have been massed in Varadin, in Croatia, with the intention of marching on Stenimanager and preventing a restoration of the Hapsburgs by all means.

BARS JITNEY RIVAL TO TROLLEY LINES

Injunction Against Autos Running Between Troy and Albany Made Permanent.

ALBANY, March 31.—In Supreme Court here to-day Justice Hittman made permanent an injunction obtained by the United Traction Company restraining John Smith from operating a jitney between Albany and Troy in competition with the trolley lines of the company.

The action is generally interpreted as the forerunner of a series of injunctions against all unauthorized taxi and jitney service in the city.

The service was started when employees of the trolley company struck and continued when the lines were reopened with strikebreakers.

Seventy-five per cent. of the travelers along the line are said to use the autos, although service on the trolley lines is nearly normal.

\$5,000,000 HUDSON TUBE BILL PASSED

Appropriation a Joint One With the State of New Jersey.

ALBANY, March 31.—The Assembly concurred with the Senate to-day in passing the Hewitt Bill appropriating \$5,000,000 for the construction of a tunnel jointly with New Jersey for vehicular and pedestrian traffic under the Hudson River between New York and New Jersey.

The measure now goes to the Governor.

APPOINTED BY HARDING.

Heads of Indian Bureau, Patent Office and Public Printer Named.

WASHINGTON, March 31.—Charles H. Burke, ex-Congressman from South Dakota, was named Commissioner of Indian Affairs; Thomas E. Robertson, patent lawyer from Chevy Chase, Md., was appointed Commissioner of Patents; and George H. Carter, Iowa, was made Public Printer. It was officially announced at the White House to-day.

Capt. William A. Moffett, United States Navy, has been appointed a member of the Advisory Committee for Aeronautics.

JAIL OR VACCINATION.

Brother Refuses Treatment for Daughter and Is Sentenced.

In the police court at Stapleton, S. I., this afternoon Hiram McMillan Moore, a broker, of No. 129 Richmond Avenue, Port Richmond, was fined \$25 with the alternative of five days in the county jail for refusing to permit his eleven-year-old daughter Mary to be vaccinated. He was convicted of the same violation of the State law in December last and sentence was suspended.

The girl is attending the Staten Island Academy at St. George.